

UNITED STATES DEPARTMENT OF COMMERCI United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/551,436	07/17/2006	Dov Avni	P-4333-US3	4457
49443 Pagel Cohon 7	7590 02/22/2008		EXAMINER	
Pearl Cohen Zedek Latzer, LLP 1500 Broadway			DIEP, NHON THANH	
12th Floor New York, NY 10036			ART UNIT	PAPER NUMBER
			2621	
				DEL WEDY MODE
			MAIL DATE	DELIVERY MODE
			02/22/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/551,436	AVNI ET AL.
Office Action Summary	Examiner	Art Unit
	Nhon T. Diep	2621
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period realize to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailingearned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be tirwill apply and will expire SIX (6) MONTHS from (6), cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on 12 D 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under B	s action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 43-45,47 and 49-52 is/are pending in 4a) Of the above claim(s) is/are withdrays 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 43-45,47 and 49-52 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.	· :
Application Papers		•
9) The specification is objected to by the Examine 10) The drawing(s) filed on 29 September 2005 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	are: a) \boxtimes accepted or b) \square objection drawing(s) be held in abeyance. See tion is required if the drawing(s) is ob-	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)	0 T 100 0	(DTO 440)
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite

10/551,436 Art Unit: 2621

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 43-45 and 49-52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saito et al (US 6,184,922 B1), in view of Fukuhara et al (US 6,501,862 B1), Honda et al (US 2004/0225223 A1), and Kim et al (US 6,314,211).

As for claim 43, applicants claim "an in vivo device...". In the tenth edition of Merriam-Webster's Dictionary, the term in vivo is defined as "in the living body of a plant or animal", while the definition of ab endoscope is "a means for viewing the interior of a hollow organ". The examiner would like to point out that an in vivo device and an endoscope are one in the same. That to say, each of the above two devices are used to view the interior of a body. Saito et al discloses a system for reconstructing an image, the system comprising: a controller to: receive selected image data from an invivo device (fig. 2, el. 6 and col. 7, ln 36-40); pre-process the selected image data; wherein the controller is to post process the interpolated image data (fig. 14, el. 337) as specified in claim 43; and wherein the controller is to generate reconstructed data based on said selected image data (fig. 14, el 338) as specified in claim 49; an in-vivo imager to receive a plurality of input image data corresponding to an image and to produce said

10/551,436

Art Unit: 2621

selected image data (fig. 2, el. 32) as specified in claim 51 and a transmitter to transmit said selected image data (fig. 3, el. 54 and its output) as specified in claim 52. It is noted that Saito et al does not particularly disclose that:

- a. pre-process the selected image data by applying error correction, gradient evaluation or detecting edges; and the controller is to receive the selected image data from a swallowable capsule as specified in claim 50;
- b. the reconstruction process involves interpolation, linear interpolation or produce additional image data as specified in claims 43, 44 and 45; and
- c. the step of post process the interpolated image data involving the usage of a median filter as specified in claim 43.

With regard to a: Honda et al, in fig. 1, paragraphs 0004 and 0052, teaches the using of a swallowable capsule to take images inside a living body and a video signal processing function for <u>image</u> data generation, a transmission signal generating function that performs mixing of a video signal and a sync signal, affixing of an <u>error correction</u> code, etc. And, therefore, it would have been obvious to one of ordinary skilled in the art at the time the invention was made to modify the system of Saito et al by using an endoscope or an in-vivo device to image the intestinal of a living body by way of non-invasive and less obstructive procedures and further more, applying error correction in pre-processing selected images to prevent error and to obtain better images.

With regard to b: Fukuhara et al, in fig. 9, teaches the process of encoding original image by decimating and then performing interpolation to reconstruct encoded image to obtain original image and that interpolation of image produces additional

10/551,436 Art Unit: 2621

image data. Therefore, it would have been obvious to one of ordinary skilled in the art at the time the invention was made to encode original image by decimating and to reconstructing encoded image by interpolation as taught by Fukuhara et al. Doing so would help to reduce bandwidth for transmission while simplifying the encoding process.

With regard to c: Kim et al teaches "in the step of post-processing, which performs a predetermined post-process together with the composite image interpolator, median filter is used to compensate for image deteriorated in the edge region.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Sato et al by applying median filter in the step of post processing as taught by Kim et al. Doing so would help to improve the quality of the new image (column 6, lines 42-53).

3. Claim 47 is rejected under 35 U.S.C. 103(a) as being unpatentable over Saito et al (US 6,184,922 B1), in view of Fukuhara et al (US 6,501,862 B1), Honda et al (US 2004/0225223 A1) and Kim et al and further in view of He et al (US 6,600,517 B1).

As applied to claim 43 above, it is noted that the combination of Saito et al and Fukuhara et al does not particularly disclose that the controller is to post process by a method selected from a group including: image sharpening, color suppression, intensity adjustment, convolution and applying a median filter as specified in claim 47. He et al teaches Post-processing circuitry is capable of carrying out several different types of video signal processing. Exemplary video signal processing functions performed by post-processing circuitry may include: noise reduction algorithms, color correction, scaling, scan-rate conversion, adaptive feature enhancement, and other adaptive object

10/551,436 Art Unit: 2621

based algorithms. In an advantageous embodiment, <u>post-processing</u> circuitry 140 further comprises <u>image sharpening</u> circuitry capable of performing noise level adaptive sharpness enhancement (fig. 5 and col. 4, ln. 64 - col. 5, ln. 7).

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- a. Law et al (US 7,057,664) discloses a method and system for converting interlaced formatted video to progressive scan video using a color edge detection scheme.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nhon T. Diep whose telephone number is 571-272-7328. The examiner can normally be reached on m-f.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on 571-272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ND

NHON DIEP PRIMARY EXAMINER